

Application No. 10/728,210  
Art Unit 1752, Examiner Schilling  
Docket No. CL-2248 US NA  
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### Remarks: General

The claims have been amended by adding Claims 110 and 112 for the purpose of presenting therein a more detailed description of certain features of particular interest that are included among the various embodiments of this invention. Other claims that are dependent thereon, respectively, have also been amended or added to describe those embodiments in even greater detail. Other claims that are dependent thereon have also been amended to provide for compatibility of phrasing in the claims.

Claims 7, 14~24, 42, 45~51 and 67 have been cancelled without prejudice to or disclaimer of the subject matter thereof, which now leaves Claims 68~71, 74~77, 79~80 and 110~123 active in the application.

No new matter is added in the amended or new claims inasmuch as various words, phrases and/or textual passages therein that may not have been present in the claims as originally filed, or as previously amended, find basis in the specification as follows:

in Claim 110, support for the recitation as to a normal gate triode may be found on page 15 at lines 19~21;

in Claims 110 and 112, support for the recitation as to same size may be found on page 16 at line 29;

in Claims 111 and 123, support for the recitation as to same shape may be found on page 16 at line 29; and

in Claim 112, support for the recitation as to an inverted gate triode may be found on page 15 at lines 23~25.

Claims 113~122 are derived, respectively, from previously presented Claims 68~71, 74~77, 79~80.

By Applicant's calculation, no fee is due by reason of this amendment to the claims and/or the addition of new Claims 110~123. The cancellation of Claims 7, 14~24, 42, 45~51 and 67 has been taken into account in the fee calculation. If, however, Applicant's calculation is in error, please charge any required fee to Deposit Account No. 04-1928 (E.I. du Pont de Nemours and Company). If any other or further

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fee is required to authorize or obtain consideration of this response,  
please charge such fee to Deposit Account No. 04-1928.

Applicant hereby requests entry of the above described  
amendments, and requests reconsideration and further examination of  
the application in view of those amendments and the reasons it has set  
forth below for allowance of the claims.

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**Remarks: Detailed Action**

In Item 2, the Examiner has rejected Claims 7, 14~19, 82~85, 88, 89 and 91~94 under 35 U.S.C. §103(a) as being unpatentable over Imai in view of Anderson. Claims 7, 14~19, 82~85, 88, 89 and 91~94 have been cancelled.

In Item 3, the Examiner has rejected Claims 7, 14~19, 81, 83~85, 88, 89 and 91~96 under 35 U.S.C. §103(a) as being unpatentable over Hattori '483. Claims 7, 14~19, 81, 83~85, 88, 89 and 91~96 have been cancelled.

In Item 4, the Examiner has rejected Claims 67~73, 75 and 78~81 under 35 U.S.C. §103(a) as being unpatentable over Cernigliaro. Claims 67, 72, 73, 78 and 81 have been cancelled.

In Item 5, the Examiner has rejected Claims 7, 14~24, 67~73, 75~89, 91~94 and 98~103 under 35 U.S.C. §103(a) as being unpatentable over Cernigliaro in view of Thackery, Anderson and Hanabata '235. Claims 67, 72, 73, 78, 81~89, 91~94 and 98~103 have been cancelled.

In Item 6, the Examiner has rejected Claims 50, 51, 67~74, 78~81 and 107~109 under 35 U.S.C. §103(a) as being unpatentable over Bouchard in view of Imai and Cernigliaro. Claims 67, 72, 73, 78, 81 and 107~109 have been cancelled.

In Item 7, the Examiner has rejected Claims 7, 14~24, 42, 45~51 and 67~109 under 35 U.S.C. §103(a) as being unpatentable over Bouchard in view of Cernigliaro, Imai, Anderson, Thackery and Hanabata '235. Claims 67, 72, 73, 78 and 81~109 have been cancelled.

It is respectfully submitted that the cited references, alone or in any combination, do not teach or suggest triodes having layers of equal size, as described in the pending claims. Where, for example, Hanabata '235 at column 15, lines 27~58, discusses applying multiple layers of a resist composition, the layers do not form a device such as a

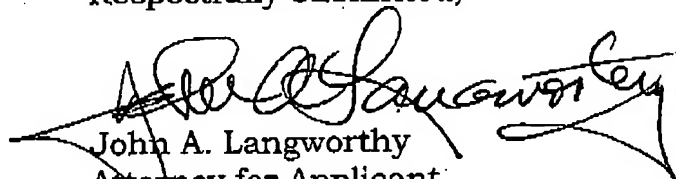
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triode but form only an ordinary resist that is removed after the completion of etching.

In view of the above distinctions between the cited references and the subject matter of the pending claims, Applicant respectfully requests the Examiner to withdraw the rejection of Claims 68~71, 74~77 and 79~80 under 35 U.S.C. §103(a), and respectfully submits that the new claims are patentable over the cited art for the same reasons as set forth above.

In view of the foregoing, Applicant submits that all of the Examiner's objections and rejections have been properly traversed, and that the pending claims are in condition for allowance, request for which is hereby respectfully made.

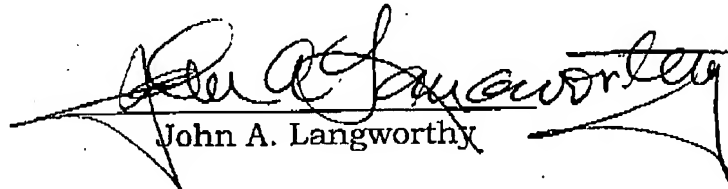
Respectfully submitted,



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I hereby certify that this correspondence is being facsimile transmitted to the U.S. Patent and Trademark Office on September 27, 2007.

Date: September 27, 2007



John A. Langworthy